

201—12.1(17A) Notice of noncompliance. When the appropriate division director of the department of corrections determines that an agency or facility accredited by the department is not in compliance with state standards, or when an order of closure is issued under 201—subrule 50.5(6), the appropriate administrator shall be notified of the noncompliance status. The notice shall specify:

1. The statute(s) and any rule(s) alleged to have been violated.
2. The deficiencies cited.
3. The time period allowed for submission of an acceptable plan of compliance if submission of a plan is permitted.

The administrator of the facility or agency may submit the plan of compliance within the appropriate time limitation or may request a hearing pursuant to rule 12.3(17A).